

AMENDED IN ASSEMBLY APRIL 13, 2010

CALIFORNIA LEGISLATURE—2009—10 REGULAR SESSION

**ASSEMBLY BILL**

**No. 2110**

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**Introduced by Assembly Member De La Torre**

February 18, 2010

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An act to ~~amend Sections 10291.5 and 10350.3 of~~ *add Section 10355* to the Insurance Code, relating to ~~disability insurance~~ *health care coverage*.

LEGISLATIVE COUNSEL'S DIGEST

AB 2110, as amended, De La Torre. ~~Disability~~ *Health* insurance: premium payments: grace periods.

Existing law provides for the regulation of disability insurers by the Department of Insurance and requires disability insurance policies to include a provision setting forth a grace period for making premium payments. Under existing law, the grace period must equal no less than 7 days for weekly premium policies, no less than 10 days for monthly premium policies, and no less than 31 days for all other policies. Existing law prohibits the Insurance Commissioner from approving a policy for issuance or delivery, and authorizes the commissioner to withdraw approval of the policy, if it fails to meet these requirements.

This bill would ~~extend the minimum grace period for policies, other than weekly premium policies, to~~ *require health insurance policies issued, amended, or renewed on or after January 1, 2011, to provide a grace period of 50 days and would require insurers to provide notice of this grace period upon issuance, amendment, or renewal of a policy.*

Vote: majority. Appropriation: no. Fiscal committee: no.  
State-mandated local program: no.

*The people of the State of California do enact as follows:*

1     *SECTION 1. Section 10355 is added to the Insurance Code,*  
2     *to read:*

3     10355. (a) *For purposes of this section, “health insurance”*  
4     *has the same meaning set forth in subdivision (b) of Section 106.*

5     (b) *Notwithstanding paragraph (12) of subdivision (b) of Section*  
6     *10291.5 or Section 10350.3, a health insurance policy issued,*  
7     *amended, or renewed on or after January 1, 2011, shall provide*  
8     *a grace period of 50 days for the payment of each premium falling*  
9     *due after the first premium, during which grace period the policy*  
10    *shall continue in force.*

11    (c) *Upon issuance, amendment, or renewal of a health insurance*  
12    *policy on or after January 1, 2011, the insurer shall provide a*  
13    *notice to the insured of the grace period described in subdivision*  
14    *(b).*

15    (d) *Nothing in this section shall limit the right of a health insurer*  
16    *to recover unpaid premiums from an insured consistent with state*  
17    *and federal law.*

18    ~~SECTION 1. Section 10291.5 of the Insurance Code is~~  
19    ~~amended to read:~~

20    ~~10291.5. (a) The purpose of this section is to achieve both of~~  
21    ~~the following:~~

22    ~~(1) Prevent, with respect to disability insurance, fraud, unfair~~  
23    ~~trade practices, and insurance economically unsound to the insured.~~

24    ~~(2) Ensure that the language of all insurance policies can be~~  
25    ~~readily understood and interpreted.~~

26    ~~(b) The commissioner shall not approve a disability policy for~~  
27    ~~issuance or delivery in this state in any of the following~~  
28    ~~circumstances:~~

29    ~~(1) If the commissioner finds that it contains any provision, or~~  
30    ~~has any label, description of its contents, title, heading, backing,~~  
31    ~~or other indication of its provisions that is unintelligible, uncertain,~~  
32    ~~ambiguous, or abstruse, or likely to mislead a person to whom the~~  
33    ~~policy is offered, delivered or issued.~~

34    ~~(2) If it contains any provision for payment at a rate, or in an~~  
35    ~~amount (other than the product of rate times the periods for which~~  
36    ~~payments are promised) for loss caused by particular event or~~  
37    ~~events (as distinguished from character of physical injury or illness~~  
38    ~~of the insured) more than triple the lowest rate, or amount,~~

1 promised in the policy for the same loss caused by any other event  
2 or events (loss caused by sickness, loss caused by accident, and  
3 different degrees of disability each being considered, for the  
4 purpose of this paragraph, a different loss); or if it contains any  
5 provision for payment for any confining loss of time at a rate more  
6 than six times the least rate payable for any partial loss of time or  
7 more than twice the least rate payable for any nonconfining total  
8 loss of time; or if it contains any provision for payment for any  
9 nonconfining total loss of time at a rate more than three times the  
10 least rate payable for any partial loss of time.

11 (3) If it contains any provision for payment for disability caused  
12 by particular event or events (as distinguished from character of  
13 physical injury or illness of the insured) payable for a term more  
14 than twice the least term of payment provided by the policy for  
15 the same degree of disability caused by any other event or events;  
16 or if it contains any benefit for total nonconfining disability payable  
17 for lifetime or for more than 12 months and any benefit for partial  
18 disability, unless the benefit for partial disability is payable for at  
19 least three months; or if it contains any benefit for total confining  
20 disability payable for lifetime or for more than 12 months, unless  
21 it also contains benefit for total nonconfining disability caused by  
22 the same event or events payable for at least three months, and, if  
23 it also contains any benefit for partial disability, unless the benefit  
24 for partial disability is payable for at least three months. The  
25 provisions of this paragraph shall apply separately to accident  
26 benefits and to sickness benefits.

27 (4) (A) If it contains provision or provisions which would have  
28 the effect, upon any termination of the policy, of reducing or ending  
29 the liability as the insurer would have, but for the termination, for  
30 loss of time resulting from accident occurring while the policy is  
31 in force or for loss of time commencing while the policy is in force  
32 and resulting from sickness contracted while the policy is in force  
33 or for other losses resulting from accident occurring or sickness  
34 contracted while the policy is in force, and also contains provision  
35 or provisions reserving to the insurer the right to cancel or refuse  
36 to renew the policy, unless it also contains other provision or  
37 provisions the effect of which is that termination of the policy as  
38 the result of the exercise by the insurer of any such right shall not  
39 reduce or end the liability with respect to the hereinafter specified  
40 losses as the insurer would have had under the policy, including

1 its other limitations, conditions, reductions, and restrictions, had  
2 the policy not been so terminated.

3 (B) The specified losses referred to in subparagraph (A) are:

4 (i) Loss of time that commences while the policy is in force and  
5 results from sickness contracted while the policy is in force.

6 (ii) Loss of time that commences within 20 days following and  
7 results from accident occurring while the policy is in force.

8 (iii) Losses that result from accident occurring or sickness  
9 contracted while the policy is in force and arise out of the care or  
10 treatment of illness or injury and that occur within 90 days from  
11 the termination of the policy or during a period of continuous  
12 compensable loss or losses, which period commences prior to the  
13 end of those 90 days.

14 (iv) Losses other than those specified in clause (i), (ii), or (iii)  
15 of this paragraph that result from accident occurring or sickness  
16 contracted while the policy is in force and that occur within 90  
17 days following the accident or the contraction of the sickness.

18 (5) If by any caption, label, title, or description of contents the  
19 policy states, implies, or infers without reasonable qualification  
20 that it provides loss of time indemnity for lifetime, or for any period  
21 of more than two years, if the loss of time indemnity is made  
22 payable only when house confined or only under special  
23 contingencies not applicable to other total loss of time indemnity.

24 (6) If it contains any benefit for total confining disability payable  
25 only upon condition that the confinement be of an abnormally  
26 restricted nature unless the caption of the part containing that  
27 benefit is accurately descriptive of the nature of the confinement  
28 required and unless, if the policy has a description of contents,  
29 label, or title, at least one of them contain reference to the nature  
30 of the confinement required.

31 (7) (A) If, irrespective of the premium charged therefor, any  
32 benefit of the policy is, or the benefits of the policy as a whole are,  
33 not sufficient to be of real economic value to the insured.

34 (B) In determining whether benefits are of real economic value  
35 to the insured, the commissioner shall not differentiate between  
36 insureds of the same or similar economic or occupational classes  
37 and shall give due consideration to all of the following:

38 (i) The right of insurers to exercise sound underwriting judgment  
39 in the selection and amounts of risks.

1     (ii) ~~Amount of benefit, length of time of benefit, nature or extent~~  
2 ~~of benefit, or any combination of those factors.~~

3     (iii) ~~The relative value in purchasing power of the benefit or~~  
4 ~~benefits.~~

5     (iv) ~~Differences in insurance issued on an industrial or other~~  
6 ~~special basis.~~

7     (C) ~~To be of real economic value, it shall not be necessary that~~  
8 ~~a benefit or benefits cover the full amount of a loss that might be~~  
9 ~~suffered by reason of the occurrence of a hazard or event insured~~  
10 ~~against.~~

11     (8) ~~If it substitutes a specified indemnity upon the occurrence~~  
12 ~~of accidental death for any benefit of the policy, other than a~~  
13 ~~specified indemnity for dismemberment, which would accrue prior~~  
14 ~~to the time of that death, or if it contains any provision that has~~  
15 ~~the effect, other than at the election of the insured exercisable~~  
16 ~~within not less than 20 days in the case of benefits specifically~~  
17 ~~limited to the loss by removal of one or more fingers or one or~~  
18 ~~more toes or within not less than 90 days in all other cases, of~~  
19 ~~doing any of the following:~~

20     (A) ~~Of substituting, upon the occurrence of the loss of both~~  
21 ~~hands, both feet, one hand and one foot, the sight of both eyes or~~  
22 ~~the sight of one eye and the loss of one hand or one foot, some~~  
23 ~~specified indemnity for any or all benefits under the policy unless~~  
24 ~~the indemnity so specified is equal to or greater than the total of~~  
25 ~~the benefit or benefits for which the specified indemnity is~~  
26 ~~substituted and which, assuming in all cases that the insured would~~  
27 ~~continue to live, could possibly accrue within four years from the~~  
28 ~~date of the dismemberment under all other provisions of the policy~~  
29 ~~applicable to the particular event or events (as distinguished from~~  
30 ~~character of physical injury or illness) causing the dismemberment.~~

31     (B) ~~Of substituting, upon the occurrence of any other~~  
32 ~~dismemberment some specified indemnity for any or all benefits~~  
33 ~~under the policy unless the indemnity so specified is equal to or~~  
34 ~~greater than one-fourth of the total of the benefit or benefits for~~  
35 ~~which the specified indemnity is substituted and which, assuming~~  
36 ~~in all cases that the insured would continue to live, could possibly~~  
37 ~~accrue within four years from the date of the dismemberment under~~  
38 ~~all other provisions of the policy applicable to the particular event~~  
39 ~~or events (as distinguished from character of physical injury or~~  
40 ~~illness) causing the dismemberment.~~

~~(C) Of substituting a specified indemnity upon the occurrence of any dismemberment for any benefit of the policy which would accrue prior to the time of dismemberment.~~

~~As used in this section, loss of a hand shall be severance at or above the wrist joint, loss of a foot shall be severance at or above the ankle joint, loss of an eye shall be the irrecoverable loss of the entire sight thereof, loss of a finger shall mean at least one entire phalanx thereof and loss of a toe the entire toe.~~

~~(9) If it contains provision, other than as provided in Section 10369.3, reducing any original benefit more than 50 percent on account of age of the insured.~~

~~(10) If the insuring clause or clauses contain no reference to the exceptions, limitations, and reductions (if any) or no specific reference to, or brief statement of, each abnormally restrictive exception, limitation, or reduction.~~

~~(11) If it contains benefit or benefits for loss or losses from specified diseases only unless:~~

~~(A) All of the diseases so specified in each provision granting the benefits fall within some general classification based upon the following:~~

~~(i) The part or system of the human body principally subject to those diseases.~~

~~(ii) The similarity in nature or cause of those diseases.~~

~~(iii) In case of diseases of an unusually serious nature and protracted course of treatment, the common characteristics of those diseases with respect to severity of affliction and cost of treatment.~~

~~(B) The policy is entitled and each provision granting the benefits is separately captioned in clearly understandable words so as to accurately describe the classification of diseases covered and expressly point out, when that is the case, that not all diseases of the classification are covered.~~

~~(12) If it does not contain provision for a grace period for the payment of each premium falling due after the first premium, during which grace period the policy shall continue in force, of at least seven days for policies providing for weekly payment of premium and at least 50 days for all other policies.~~

~~(13) If it fails to conform in any respect with any law of this state.~~

~~(e) The commissioner shall not approve a disability policy covering hospital, medical, or surgical expenses unless the~~

1 commissioner finds that the application conforms to both of the  
2 following requirements:

3 (1) All applications for disability insurance covering hospital,  
4 medical, or surgical expenses, except those that are guaranteed  
5 issue, which include questions relating to medical conditions, shall  
6 contain clear and unambiguous questions designed to ascertain the  
7 health condition or history of the applicant.

8 (2) The application questions designed to ascertain the health  
9 condition or history of the applicant shall be based on medical  
10 information that is reasonable and necessary for medical  
11 underwriting purposes. The application shall include a prominently  
12 displayed notice that states:

13 “California law prohibits an HIV test from being required or  
14 used by health insurance companies as a condition of obtaining  
15 health insurance coverage.”

16 (d) Nothing in this section authorizes the commissioner to  
17 establish or require a single or standard application form for  
18 application questions.

19 (e) The commissioner may, from time to time as conditions  
20 warrant, after notice and hearing, promulgate such reasonable rules  
21 and regulations, and amendments and additions thereto, as are  
22 necessary or convenient, to establish, in advance of the submission  
23 of policies, the standard or standards conforming to subdivision  
24 (b), by which he or she shall disapprove or withdraw approval of  
25 any disability policy.

26 In promulgating any such rule or regulation, the commissioner  
27 shall give consideration to the criteria herein established and to  
28 the desirability of approving for use in policies in this state uniform  
29 provisions, nationwide or otherwise, and is hereby granted the  
30 authority to consult with insurance authorities of any other state  
31 and their representatives individually or by way of convention or  
32 committee, to seek agreement upon those provisions.

33 Any such rule or regulation shall be promulgated in accordance  
34 with the procedure provided in Chapter 3.5 (commencing with  
35 Section 11340) of Part 1 of Division 3 of Title 2 of the Government  
36 Code.

37 (f) The commissioner may withdraw approval of filing of any  
38 policy or other document or matter required to be approved by the  
39 commissioner, or filed with him or her, by this chapter when the  
40 commissioner would be authorized to disapprove or refuse filing

1 of the same if originally submitted at the time of the action of  
2 withdrawal.

3 That withdrawal shall be in writing and shall specify reasons.  
4 An insurer adversely affected by the withdrawal may, within a  
5 period of 30 days following mailing or delivery of the writing  
6 containing the withdrawal, by written request, secure a hearing to  
7 determine whether the withdrawal should be annulled, modified,  
8 or confirmed. Unless, at any time, it is mutually agreed to the  
9 contrary, a hearing shall be granted and commenced within 30  
10 days following filing of the request and shall proceed with  
11 reasonable dispatch to determination. Unless the commissioner in  
12 writing in the withdrawal, or subsequent thereto, grants an  
13 extension, the withdrawal shall, in the absence of a request for a  
14 hearing, be effective, prospectively and not retroactively, on the  
15 91st day following the mailing or delivery of the withdrawal, and,  
16 if request for the hearing is filed, on the 91st day following mailing  
17 or delivery of written notice of the commissioner's determination.

18 (g) No proceeding under this section is subject to Chapter 5  
19 (commencing with Section 11500) of Part 1 of Division 3 of Title  
20 2 of the Government Code.

21 (h) Except as provided in subdivision (k), any action taken by  
22 the commissioner under this section is subject to review by the  
23 courts of this state and proceedings on review shall be in  
24 accordance with the Code of Civil Procedure.

25 Notwithstanding any other provision of law to the contrary,  
26 petition for that review may be filed at any time before the effective  
27 date of the action taken by the commissioner. No action of the  
28 commissioner shall become effective before the expiration of 20  
29 days after written notice and a copy thereof are mailed or delivered  
30 to the person adversely affected, and any action so submitted for  
31 review shall not become effective for a further period of 15 days  
32 after the filing of the petition in court. The court may stay the  
33 effectiveness thereof for a longer period.

34 (i) This section shall be liberally construed to effectuate the  
35 purpose and intentions herein stated; but shall not be construed to  
36 grant the commissioner power to fix or regulate rates for disability  
37 insurance or prescribe a standard form of disability policy, except  
38 that the commissioner shall prescribe a standard supplementary  
39 disclosure form for presentation with all disability insurance  
40 policies, pursuant to Section 10603.



1     ~~(j) This section shall be effective on and after July 1, 1950, as~~  
2     ~~to all policies thereafter submitted and on and after January 1,~~  
3     ~~1951, the commissioner may withdraw approval pursuant to~~  
4     ~~subdivision (d) of any policy thereafter issued or delivered in this~~  
5     ~~state irrespective of when its form may have been submitted or~~  
6     ~~approved, and prior to those dates the provisions of law in effect~~  
7     ~~on January 1, 1949, shall apply to those policies.~~

8     ~~(k) A policy subject to this section that is issued by an insurer~~  
9     ~~to an insured on a form approved by the commissioner, and in~~  
10    ~~accordance with the conditions, if any, contained in the approval,~~  
11    ~~at a time when that approval is outstanding shall, as between the~~  
12    ~~insurer and the insured, or any person claiming under the policy,~~  
13    ~~be conclusively presumed to comply with, and conform to, this~~  
14    ~~section.~~

15    ~~SEC. 2. Section 10350.3 of the Insurance Code is amended to~~  
16    ~~read:~~

17    ~~10350.3. A disability policy shall contain a provision that shall~~  
18    ~~be in one of the two forms set forth in this section. Form A shall~~  
19    ~~be used in a policy in which the insurer does not reserve the right~~  
20    ~~to refuse any renewal. Form B shall be used in a policy in which~~  
21    ~~an insurer reserves the right to refuse any renewal. The clause in~~  
22    ~~parentheses may only be added if the policy contains a cancellation~~  
23    ~~provision. In the blank in each form shall be inserted a number:~~  
24    ~~not less than "7" for weekly premium policies and not less than~~  
25    ~~"50" for all other policies.~~

26    ~~-~~  
27    ~~Form A:~~

28    ~~Grace Period: A grace period of \_\_\_ days will be granted for the~~  
29    ~~payment of each premium falling due after the first premium;~~  
30    ~~during which grace period the policy shall continue in force~~  
31    ~~(subject to the right of the insurer to cancel in accordance with the~~  
32    ~~cancellation provision hereof):~~

33    ~~-~~  
34    ~~Form B:~~

35    ~~Grace Period: Unless not less than five days prior to the premium~~  
36    ~~due date the insurer has delivered to the insured or has mailed to~~  
37    ~~his last address as shown by the records of the insurer written~~  
38    ~~notice of its intention not to renew this policy beyond the period~~  
39    ~~for which the premium has been accepted, a grace period of \_\_\_~~  
40    ~~days will be granted for the payment of each premium falling due~~

1 after the first premium, during which grace period the policy shall  
2 continue in force (subject to the right of the insurer to cancel in  
3 accordance with the cancellation provision hereof):

4 SEC. 3. ~~The changes made by Sections 1 and 2 of this act shall~~  
5 ~~only apply to disability insurance policies issued, amended, or~~  
6 ~~renewed on or after January 1, 2011.~~